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3	Oakland, CA 94610		
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5	Attorney for Defendant HENRY KU		
6	HENRY KU		
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8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11	UNITED STATES OF AMERICA,		
12	CR. 21-CR-0139-RS Plaintiff,		
13	STIPULATION AND ORDER TO VS. CONTINUE STATUS CONFERENCE AND TO CONTINUE TO EXCLUDE		
14	TIME		
15	JOSEPH NUBLA AND HENRY KU		
16	Defendants.		
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18	Defendants Joseph Nubla and Henry Ku, by and through their respective counsel,		
19	and Assistant United States Attorney Cynthia Stier request that the status conference		
20	presently set for September 7, 2021 be continued to September 14, 2021, and that the time		
21	from September 7, 2021 to September 14, 2021 be excluded under the Speedy Trial Act		
22	pursuant to 18 U.S.C.§3161(h)(7)(B)(iv) and 18 U.S.C. §3161(h)(7)(A),(B)(iv). This		
23	request is because undersigned counsel for Mr. Ku observes Rosh Hashana which falls on		
24	September 7.		
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26	Date: June 28, 2021 RANDY SUE POLLOCK RANDY SUE POLLOCK		
27	Counsel for Defendant Henry Ku		
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2 3	Date: June 28, 2021	JAY ROBERT WEILL Counsel for Defendant Joseph Nubla
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5	Date: June 28, 2021	JOSHUA HILL, JR.
6		JOSHUA HILL, JR. CHRISTINA Y. WONG Counsel for Defendant Joseph Nubla
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8	Date: June 28, 2021	CYNTHIA STIER
9		Assistant United States Attorney
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11	CO ODDEDED	Will Seel
12	SO ORDERED: Dated: 6/28/2021	HON. RICHARD SEEBORG
13	Dated: 0/20/2021	Chief, United States District Judge
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